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5	, ,		
6	Attorney for Defendant, WILLIAM HAMMAN		
7			
8	UNITED STATES DISTRICT COURT		
9	SOUTHERN DISTRICT OF CALIFORNIA		
10	` .	Ted Moskowitz)	
11	UNITED STATES OF AMERICA	) CASE NO. 08CR0440-BTM	
12	Plaintiff,	) JOINT MOTION TO CONTINUE ) MOTIONS HEARING	
13	VS.		
14	PETER CARLO MERTENS, et al.,		
15	Defendants.	Date: September 19, 2008 Time: 2:00 p.m.	
16	COMES NOW the plaintiff, United States of America, by and through its counsel,		
17	Karen P. Hewitt, United States Attorney, and Sherri W. Hobson, Assistant United States		
18	Attorney, and defendants William Hamman, through his counsel Frank J. Ragen; Peter		
19	Carlo Mertens, through his counsel, Patrick Q. Hall; Wayne Joseph Fernandes, through		
20	his counsel, Dorn G. Bishop; and Bettina Thakore, through her counsel, Lisa J. Damiani,		
21	and hereby jointly request the Court continue the Motions Hearing previously scheduled		
22	for September 19, 2008, at 2:00 p.m. to December 19, 2008, at 2:00 p.m.		
23	This continuance is requested in order for defense counsel to receive the		
24	following discovery. The government has agreed to provide (if not already provided)		
25	(1) the tape recorded meeting	at Chili's involving Mahon, Hausotter, and	
26	Mertens;		
27	(2) taped and/or written statements by Mahon and Hausotter;		
28	(3) taped statements by defendants other than Fernandes;		

1	(4) holding cell taped statements of Mertens, Fernandes, and possibly other		
2		defendants; and	
3	(5)	the first session of Ham	nman's grand jury testimony (which was apparently
4		interrupted).	
5	Counsel need this time to adequately review the above discovery and write the		
6	pre-trial mo	otions.	
7			Respectfully submitted,
8			
9	Dated: Sept	tember 11, 2008	s/Frank J. Ragen FRANK J. RAGEN
10			Attorney for Defendant WILLIAM HAMMAN
11			Email: fjragen@aol.com
12	Dated: Sent	ember 11, 2008	s/Patrick Q. Hall
13	Buted, Bept	.c	PATRICK Q. HALL Attorney for Defendant
14			PETER CARLO MERTENS
15			Email: hall@scmv.com
16	Dated: Sept	ember 11, 2008	s/Dorn G. Bishop DORN G. BISHOP
17			Attorney for Defendant
18			WAYNE JOSEPH FERNANDES Email: dorn@dornbishoplaw.com
19	Datadi Sant	omb on 11, 2000	-/L' I.D. '.'
20	Dated: Septi	ember 11, 2008	s/Lisa J. Damiani LISA J. DAMIANI
22			Attorney for Defendant BETTINA THAKORE
23			Email: LJDamiani@damianilawgroup.com
24	Dated: Septe	ember 11, 2008	s/Sherri W. Hobson
25			SHERRI W. HOBSON Assistant United States Attorney
26			Attorney for Plaintiff UNITED STATES OF AMERICA
27			Email: Sherri.Hobson@usdoj.gov
28			
J			

## UNITED STATES DISTRICT COURT 1 SOUTHERN DISTRICT OF CALIFORNIA 2 (Hon. Barry Ted Moskowitz) 3 UNITED STATES OF AMERICA CASE NO. 08CR0440-BTM 4 Plaintiff, CERTIFICATE OF SERVICE 5 vs. 6 PETER CARLO MERTENS, et al., 7 Defendants. 8 9 IT IS HEREBY CERTIFIED THAT: I, LALANYA HAM, am a citizen of the United States and am at least eighteen 10 years of age. My business address is 105 West F Street, Ste. 215, San Diego, California, 11 12 92101. I am not a party to the above-entitled action. I hereby certify that I have caused 13 to be served JOINT MOTION TO CONTINUE MOTIONS HEARING to the 14 following ECF participants on this case: 15 16 Dorn G Bishop 17 dorn@dornbishoplaw.com,kstarrj@yahoo.com 18 Lisa J Damiani ljdamiani@damianilawgroup.com,Comp1@damianilawgroup.com 19 20 Patrick Q Hall hall@scmv.com,flores@scmv.com 21 Sherri Walker Hobson 22 Sherri.Hobson@usdoj.gov,melissa.d.johnson@usdoj.gov,efile.dkt.nes@usdoj. 23 gov I declare under penalty of perjury that the foregoing is true and correct. 24 Executed on September 11, 2008. 25 Datianya Hane 26 27

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